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10/079,844	02/22/2002	Norio Tanaka	122.1492	7542
21171 STAAS & HAI	7590 03/18/200 SEY LLP	EXAMINER		
SUITE 700		CASLER, TRACI		
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			3629	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/079,844	TANAKA, NORIO	
Office Action Summary	Examiner	Art Unit	
	Traci L. Casler	3629	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tire will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on <u>07 L</u> This action is <b>FINAL</b> . 2b) ☑ This 3) ☐ Since this application is in condition for allowed closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro		
Disposition of Claims			
4)  Claim(s) 1-10 and 12-16 is/are pending in the 4a) Of the above claim(s) is/are withdra 5)  Claim(s) is/are allowed.  6)  Claim(s) 1-10 and 2-16. is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/o	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examin  10) The drawing(s) filed on is/are: a) accomposed and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct to by the E	cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> <li>2. Certified copies of the priority document</li> <li>3. Copies of the certified copies of the priority application from the International Bureat</li> <li>* See the attached detailed Office action for a list</li> </ul>	nts have been received. Its have been received in Applicat Pority documents have been receive Tau (PCT Rule 17.2(a)).	ion No ed in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4)  Interview Summary Paper No(s)/Mail D 5)  Notice of Informal F 6)  Other:	ate	

Art Unit: 3629

## **DETAILED ACTION**

This action is in response to papers filed on December 7, 2007.

Claims 1, 4 and 7-9 have been amended.

Claims 13-16 have been added.

Claim 11 has been cancelled

Claims 1-10 and 12-16 are pending.

Claims 1-10 and 12-16 are rejected.

## Claim Rejections - 35 USC § 103

- 1. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 2. Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over US US Patent 6, 505,772Patent 5,614,703 Martin et al; Hotel Check-in System with Wireless Communication in view of NPL www.ominhotels.org retrieved from www.archive.org anylinkage December 2, 2000. Hereinafter referred to as Martin and Omni respectively.
- 3. As to claims 1, 4 and 7-9 and 13 Mollett teaches:
- 4. a lodging management system conjunction step of transmitting the room number of the guest to the lodging management system to obtain the information about the

Art Unit: 3629

guest concerned; and (coding the card as room key C. 4 I. 62-63 and that card is coded to identify the holder C. 4 I. 12-13)

- 5. a service indication step of comparing a service management table for the management of attributes of services of the hotel facilities and for the management of availabilities of the hotel facilities, with the guest's own attributes in the information about the guest which has been obtained from the lodging management system, and of indicating service suitable for the guest's attributes;.( the card identifies they types of goods and services entitled by the card holder)(C. 4 I. 64-65).
- 6. Mollett fails to teach the attributes of the users, however Omni teaches
- 7. wherein the attributes indicate the .quest's status as a very important person (VIP), a repeat customer, a parent, a child, an aqed person, a blacklisted person, a physically challenged person, or any combination thereof (.Pg. 4 ¶ 1 & PG. 4 ¶ 1-Guest special needs preferences and Executive services plans.) It would have been obvious to on skilled in the art at the time of invention to combine the known element of Omni's guest attributes with the known management system of Mollett as in combination they would have performed the same functions as they did separately to yield predictable results
- 8. Mollette fails to teach the room number being assign and input into the system, However Martin teaches:
- 9. a room-number-input step of obtaining and inputting a room number of a guest when the guest visits the hotel facility; (C. 2 I. 47-51 Assigning a room number based on user preferences). It would have been obvious to one skilled in the art to combine the

method of Martin's hotel room assignment step with that of Mollett's service management method to assign room to a user based on their preferences. It is within the capabilities of one skilled in the art at the time of invention to assign hotel rooms based on user preferences and to manage resort and amusement services to obtain the predictable results of assigning a room number and it being transmitted to the muliservice network.

Page 4

10. As to claims 2 and 5 Mollett teaches a service management system but fails to teach transmitting the hotel room number for charging at a hotel facility to be paid at check out. However, Martin teaches using the room key(include number code as previously identified in the above rejection) for use in charges for a hotel restaurant(C. 10 I. 53-56) One of ordinary skill in the art of hotel/resort management would have recognized that applying the known techique Martins charging of hotel restaurant bill to be paid at check out with Molletts service management of resorts and amusement parks yielded predictable results and yielded an improved system. It would have been recognized that by applying the technique of Martin to the teachings of Mollett would have yielded predictable results because the level of ordinary skill in the art demonstrated by the references applied show the ability to incorporate such charging processing features into similar hotel/resort management charging processings. Further, it would have been recognized by those skilled in the art that the combination would result in an improved system that would not only allow the user to prepay for preferred services with the hotel/resort but also allow the use of additional services not prepared to be purchased and settle at the time of check-out.

Art Unit: 3629

11. As to claims 3, 6 and 12 Mollett(C.5 I. 44) teaches via incorporation of Sear US Patent 5,566,327 C. 8 I. 24-27 contents of the guest card are displayed on onto the terminal. The examiner notes the location of the terminal in which the information is displayed in non-functional descriptive material. The functions of the system and methods would be performed the same regardless of the location. This limitation is merely drawn to the intended use of the method and/or system.

- 12. As to claim 10 Mollett teaches ; identifying the types of good sand services the user is entitled to C. 4 I. 64-65
- 13. As to claims 14 and 15 Mollett teaches services available to the user, although Mollett does not explicitly teach exact services these limitations are non-functional descriptive material. These limitations merely describe the types or kinds of services that a facility offers and does not change the steps of how the services are compared and indicated to the user.
- 14. As to claim 16 Omni teaches indicating to parents top attractions(available services) in the area(Pg 4 ¶ 3). It would have been obvious to on skilled in the art at the time of invention to combine the known element of Omni's guest attributes/ Kids with the known management system of Mollett as in combination they would have performed the same functions as they did separately to yield predictable results of informing parents of the attractions that are available that meet the desires of kids identified staying at the hotel.

Art Unit: 3629

## Response to Arguments

15. Applicant's arguments with respect to claims 1-16 have been considered but are moot in view of the new ground(s) of rejection.

Art Unit: 3629

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Traci L. Casler whose telephone number is 571-272-6809. The examiner can normally be reached on Monday-Thursday 6:00 am-4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on 571-272-6812. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Traci L Casler/ Examiner, Art Unit 3629

/Tan Dean D. Nguyen/ Primary Examiner, Art Unit 3629